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DATE: <u>April 14, 2011</u>

UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA

	וט ווע	STRICT OF AR	<u>IZUNA</u>	
UNITED STATES OF AMERICA v.			ORDER OF DETENTION	I PENDING TRIAL
	Jorge Gomez-Hinojosa	Case Nu	ımber: <u>11-05781M-001</u>	
and was repr	te with the Bail Reform Act, 18 U.S.C. resented by counsel. I conclude by a part dant pending trial in this case.	. § 3142(f), a detention he preponderance of the evic	aring was held on April 14, 2 dence the defendant is a fligl	2011. Defendant was present ht risk and order the detention
find by a pr	eponderance of the evidence that:	FINDINGS OF FAC	T.	
a z, a p	The defendant is not a citizen of	the United States or law	fully admitted for permanen	t residence
	The defendant, at the time of the		•	
	If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Customs Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported or otherwise removed.			
	The defendant has no significan	t contacts in the United S	States or in the District of Ar	izona.
	The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.			
\boxtimes	The defendant has a prior crimir	nal history.		
	The defendant lives/works in Me	exico.		
	The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States and has substantial family ties to Mexico.			
	There is a record of prior failure	to appear in court as ord	ered.	
	The defendant attempted to eva	de law enforcement cont	act by fleeing from law enfo	prcement.
	The defendant is facing a maxim	num of	years imprisonment.	
The at the time o	Court incorporates by reference the fifther than the first the hearing in this matter, except a	material findings of the Pr is noted in the record.	retrial Services Agency whic	ch were reviewed by the Court
		CONCLUSIONS OF I	LAW	
1.	There is a serious risk that the d	lefendant will flee.		
2.	No condition or combination of c	conditions will reasonably	assure the appearance of	the defendant as required.
	DIRE	ECTIONS REGARDING I	DETENTION	
a corrections appeal. The of the United	defendant is committed to the custors facility separate, to the extent practic defendant shall be afforded a reasor States or on request of an attorney to the United States Marshal for the present the second states.	cable, from persons await nable opportunity for priva for the Government, the p	ting or serving sentences or ate consultation with defense person in charge of the corre	being held in custody pending e counsel. On order of a court ections facility shall deliver the
	APPE	EALS AND THIRD PART	Y RELEASE	
	S ORDERED that should an appeal or y of the motion for review/reconsider			
Services suf	S FURTHER ORDERED that if a releatificiently in advance of the hearing being being the potential third party custodian.			
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JAY R. IRWIN United States Magistrate Judge